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APPLICATION NO.		LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/051,871	10/051,871 01/16/2002		Dave Hamilton	3992P005X	2182
8791	7590	05/12/2005		EXAMINER	
		OFF TAYLOR & .	CANGIALOSI, SALVATORE A		
SEVENTH		OLLVARD	ART UNIT	PAPER NUMBER	
LOS ANGE	ELES, CA	90025-1030	3621		

DATE MAILED: 05/12/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

1		Application No.	Applicant(s)				
		10/051,871	HAMILTON ET AL.	HAMILTON ET AL.			
	Office Action Summary	Examiner	Art Unit				
<i>y</i>		Salvatore Cangialosi	3621				
Period fo	The MAILING DATE of this communication	n appears on the cover shee	with the correspondence add	dress			
A SHI THE I - Exter after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR R MAILING DATE OF THIS COMMUNICATION resions of time may be available under the provisions of 37 Cl SIX (6) MONTHS from the mailing date of this communication repriod for reply specified above is less than thirty (30) days, repriod for reply is specified above, the maximum statutory provided the reply within the set or extended period for reply will, by reply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, ma on. a reply within the statutory minimum of period will apply and will expire SIX (6) N statute, cause the application to becom	y a reply be timely filed thirty (30) days will be considered timely. MONTHS from the mailing date of this considered the ABANDONED (35 U.S.C. § 133).	mmunication.			
Status							
1)⊠	Responsive to communication(s) filed on	10 March 2003.					
	This action is FINAL . 2b)⊠						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
5)□ 6)⊠ 7)□	Claim(s) <u>1-34</u> is/are pending in the applicate 4a) Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) <u>1-34</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction a	ndrawn from consideration.					
Applicati	on Papers						
10)	The specification is objected to by the Example The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the control The oath or declaration is objected to by the	accepted or b) objected or the drawing(s) be held in abe orrection is required if the draw	yance. See 37 CFR 1.85(a). ing(s) is objected to. See 37 CF				
Priority u	ınder 35 U.S.C. § 119	,					
a)[Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International Business the attached detailed Office action for a	ments have been received. ments have been received in priority documents have be ureau (PCT Rule 17.2(a)).	n Application No en received in this National S	Stage			
A44.c = 1	w-N						
Attachment	t(s) e of References Cited (PTO-892)	A) 🗀 lata a da	w Summary (PTO-413)				
2) ☐ Notic 3) ☑ Inform	e of References Cited (PTO-692) e of Draftsperson's Patent Drawing Review (PTO-948 nation Disclosure Statement(s) (PTO-1449 or PTO/S r No(s)/Mail Date <u>04/22/02, 03/10/03</u> .	B) Paper t	lo(s)/Mail Date of Informal Patent Application (PTO-	-152)			

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1. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

2. Claims 1-34 are rejected under 35 U.S.C. § 103 as being unpatentable over Ahmad(5925127) or Ananda(5638513) in view of Archibald et al(5825883).

Regarding claim 1, Ahmad(See Abstract, Figs. 2-5b, Col. 2, lines 10-50, Col. 3, lines 35-60, Col. 4, lines 15-40, col. 8, lines 55-65, Col. 9, lines 1-15, col. 10, lines 50-65, and claims 1-24) or Ananda (See Figs. 1-2, 4-6, 7b, 10a, 10c, Col. 3, lines 45-65, Col. 4, lines 1-50, Col. 5. lines 30-40 and claims 1-16) disclose a means for renting software between a server having databases and a computing device(user) which includes monitoring and charging on a per use basis substantially as claimed. The differences between the above and the claimed invention is the use of explicit upload of use data. It is noted

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that the rental transaction monitors on a per use basis by means of counters which must be communicated to the transaction log databases which is functionally equivalent to the claim limitations. Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment. It would have been obvious to the person having ordinary skill in this art to provide a similar arrangement for Ahmad or Ananda because usage uploads are conventional functional equivalents of the claim limitations in order to pay for rental use of digital assets. Regarding the usage count limitations of claim 2, Ahmad (See Abstract, Figs. 2-5b, Col. 2, lines 10-50, Col. 3, lines 35-60, Col. 4, lines 15-40, col. 8, lines 55-65, Col. 9, lines 1-15, col. 10, lines 50-65, and claims 1-24) or Ananda (See Figs. 1-2, 4-6, 7b, 10a, 10c, Col. 3, lines 45-65, Col. 4, lines 1-50, Col. 5. lines 30-40 and claims 1-16) disclose renting software between a server having databases and a computing device (user) which includes monitoring and charging on a per use that are conventional functional equivalents of the claim limitations. Regarding use limitations of claim 3, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment including a use field that is conventional functional equivalent of the claim limitations. Regarding clearing limitations of claim 4, each of the items of evidence include a counter means which must be cleared when data

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is uploaded to prevent dual charging for the same use that is conventional functional equivalent of the claim limitations. Regarding the audio limitations of claim 5, Archibald et al (See Figs. 2, 6,7 and 18 and claim 4) show the rental of an audio file that are conventional functional equivalents of the claim limitations. Regarding unique identifiers limitations of claim 6, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment including a unique id (See Col. 11, lines 5-20) that is conventional functional equivalent of the claim limitations. Regarding unique identifiers and key limitations of claim 7, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment including a unique id and encryption keys(See Col. 11, lines 5-20) that is conventional functional equivalent of the claim limitations. Regarding unique identifiers and key limitations of claim 8, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment including a unique id and encryption keys (See Col. 11, lines 5-20) that is conventional functional equivalent of the claim limitations because challenge response is a conventional encryption scheme. Regarding key limitations of claim 9, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment including a

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unique id and encryption keys (See Col. 11, lines 5-20) that is conventional functional equivalent of the claim limitations because hashing is a conventional encryption scheme. Regarding memory limitations of claim 10, each of the cited references show memories that are secure that is conventional functional equivalent of the claim limitations. Regarding number limitations of claim 11, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment including serial number (see claim 16) that is conventional functional equivalent of the claim limitations. Regarding purchase limitations of claim 12, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment a purchase request that is conventional functional equivalent of the claim limitations. Regarding credit limitations of claim 13, each of the items of evidence employ credit accounts(see Archibald et al element 61) that is conventional functional equivalent of the claim limitations. Regarding network limitations of claim 14, each of the items of evidence employ networks (see Archibald et al element 12) that is conventional functional equivalent of the claim limitations. Regarding encryption limitations of claim 15 each of the items of evidence employ encryption(see Archibald et al Fig.9) that is conventional functional equivalent of the claim limitations. Regarding encryption limitations of claim 16 each of the items of evidence

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employ encryption(see Archibald et al Fig.9) that is conventional functional equivalent of the claim limitations. Regarding encryption limitations of claim 17 each of the items of evidence employ encryption(see Archibald et al Fig.9) that is conventional functional equivalent of the claim limitations. Regarding encryption limitations of claim 18 each of the items of evidence employ encryption(see Archibald et al Fig.9) that is conventional functional equivalent of the claim limitations. Regarding claim 19, Ahmad (See Abstract, Figs. 2-5b, Col. 2, lines 10-50, Col. 3, lines 35-60, Col. 4, lines 15-40, col. 8, lines 55-65, Col. 9, lines 1-15, col. 10, lines 50-65, and claims 1-24) or Ananda (See Figs. 1-2, 4-6, 7b, 10a, 10c, Col. 3, lines 45-65, Col. 4, lines 1-50, Col. 5. lines 30-40 and claims 1-16) disclose a method for renting software between a server having databases and a computing device(user) which includes monitoring and charging on a per use basis substantially as claimed. The differences between the above and the claimed invention is the use of explicit upload of use data. It is noted that the rental transaction monitors on a per use basis by means of counters which must be communicated to the transaction log databases which is functionally equivalent to the claim limitations. Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment. It would have been obvious to the person having ordinary skill in this art to provide a similar arrangement for Ahmad or Ananda because usage

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uploads are conventional functional equivalents of the claim limitations in order to pay for rental use of digital assets. Regarding the usage count limitations of claim 20, Ahmad(See Abstract, Figs. 2-5b, Col. 2, lines 10-50, Col. 3, lines 35-60, Col. 4, lines 15-40, col. 8, lines 55-65, Col. 9, lines 1-15, col. 10, lines 50-65, and claims 1-24) or Ananda (See Figs. 1-2, 4-6, 7b, 10a, 10c, Col. 3, lines 45-65, Col. 4, lines 1-50, Col. 5. lines 30-40 and claims 1-16) disclose renting software between a server having databases and a computing device (user) which includes monitoring and charging on a per use that are conventional functional equivalents of the claim limitations. Regarding use limitations of claim 21, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment including a use field that is conventional functional equivalent of the claim limitations. Regarding clearing limitations of claim 22, each of the items of evidence include a counter means which must be cleared when data is uploaded to prevent dual charging for the same use that is conventional functional equivalent of the claim limitations. Regarding the audio limitations of claim 23, Archibald et al (See Figs. 2, 6,7 and 18 and claim 4) show the rental of an audio file that are conventional functional equivalents of the claim limitations. Regarding unique identifiers limitations of claim 24, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a

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server database in a software rental environment including a unique id (See Col. 11, lines 5-20) that is conventional functional equivalent of the claim limitations. Regarding unique identifiers and key limitations of claim 25, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment including a unique id and encryption keys (See Col. 11, lines 5-20) that is conventional functional equivalent of the claim limitations. Regarding memory limitations of claim 26, each of the cited references show memories that are secure that is conventional functional equivalent of the claim limitations. Regarding number limitations of claim 27, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment including serial number (see claim 16) that is conventional functional equivalent of the claim limitations. Regarding purchase limitations of claim 28, Archibald et al (See Figs. 2, 6,7 and 18) show the uploading of usage data from a user to a server database in a software rental environment a purchase request that is conventional functional equivalent of the claim limitations. Regarding credit limitations of claim 29, each of the items of evidence employ credit accounts (see Archibald et al element 61) that is conventional functional equivalent of the claim limitations. Regarding network limitations of claim 30, each of the items of evidence employ networks (see Archibald et al element 12) that is conventional

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functional equivalent of the claim limitations. Regarding encryption limitations of claim 31 each of the items of evidence employ encryption (see Archibald et al Fig.9) that is conventional functional equivalent of the claim limitations. Regarding encryption limitations of claim 32 each of the items of evidence employ encryption (see Archibald et al Fig.9) that is conventional functional equivalent of the claim limitations. Regarding encryption limitations of claim 33 each of the items of evidence employ encryption (see Archibald et al Fig.9) that is conventional functional equivalent of the claim limitations. Regarding encryption limitations of claim 34 each of the items of evidence employ encryption (see Archibald et al Fig.9) that is conventional functional equivalent of the claim limitations.

Any inquiry concerning this communication should be directed to Salvatore Cangialosi at telephone number (571) 272-6927. The examiner can normally be reached 6:30 Am to 5:00 PM, Tuesday through Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell, can be reached at (571)272-6712.

Any response to this action should be mailed to:

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PRIMARY EXAMINER
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